1	Ekwan E. Rhow - State Bar No. 174604		
$\begin{bmatrix} 1 \\ 2 \end{bmatrix}$	eer@birdmarella.com		
3	BIRD, MARELLA, BOXER, WOLPERT, NESSIM, DROOKS, LINCENBERG & RHOW, P.C 1875 Century Park East, 23rd Floor		
4	Los Angeles, California 90067-2561 Telephone: (310) 201-2100		
5	Facsimile: (310) 201-2110		
6	Attorneys for Defendant CJ E&M AMERICA, INC.		
7			
8	UNITED STATES DISTRICT COURT		
9	CENTRAL DISTRICT OF CALIFORNIA		
10			
11	DFSB KOLLECTIVE CO. LTD., a	CASE NO. 2:15-cv-01650-SVW-FFM	
12	Korean corporation	STIPULATION TO EXTEND TIME	
13	Plaintiff,	TO RESPOND TO INITIAL	
14	VS.	COMPLAINT	
15	CJ E&M, INC., a Korean corporation; CJ E&M AMERICA, INC., a California	Complaint Served: March 9, 2015	
16	corporation	Current Response Date: March 30, 2015 New Response Date: May 29, 2015	
17	Defendants.	Assigned to Hon. Stephen V. Wilson	
18			
19	Plaintiff DFSB Kollective Co. Ltd. ("Plaintiff") and Defendant CJ E&M		
20	America, Inc. ("Defendant"), by and through their respective counsel of record,		
21	stipulate as follows:		
22	WHEREAS, Plaintiff filed its Complaint on March 6, 2015;		
23	WHEREAS, Plaintiff properly served the Complaint on CJ E&M America,		
24	Inc. on March 9, 2015;		
25	WHEREAS, CJ E&M America, Inc.'s date for responding to the Complaint is		
26	March 30, 2015;		
27	WHEREAS, the parties have conferred regarding an extension for CJ E&M		
28	America, Inc. to answer or otherwise respond to the Complaint;		
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	STIPULATION TO EXTEND TIME T	O RESPOND TO INITIAL COMPLAINT	

1	IT IS HEREBY STIPULATED by and between Plaintiff and Defendant that	
2	the time for Defendant to answer or otherwise respond to Plaintiff's Complaint is	
3	extended for a period of 60 days, through and including May 29, 2015;	
4	THEREFORE, the parties respectfully request that this Court enter the	
5	[Proposed] Order Extending Time to Respond attached hereto as Exhibit 1.	
6	[Troposed] Order Extending Time to Respond actuelled hereto as Exmort T.	
7	DATED: March 27, 2015	Eric M. George
8		Keith Wesley Andrew A. August Jonathan Gottfried
9		Jonathan Gottfried BROWNE GEORGE ROSS LLP
10		
11		By: /s/ Jonathan Gottfried
12		Jonathan Gottfried Attorneys for Plaintiff DFSB Kollective
13		Co. Ltd.
14	DATED: March 27, 2015	Ekwan E. Rhow
15	DATED: Water 27, 2013	BIRD, MARELLA, BOXER, WOLPERT, NESSIM, DROOKS, LINCENBERG &
16		RHOW. P.C.
17		
18		By: <u>/s/Ekwan E. Rhow</u> Ekwan E. Rhow
19		Attorneys for Defendant CJ E&M America. Inc.
20		America, me.
21	Pursuant to Local Rule 5-4.3.4(a)(2)(i), the filer of this document attests that all the	
22	other signatories listed, and on whose behalf this filing is submitted, concur in the filing's content and have authorized the filing.	
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STIPULATION TO EXTEND TIME TO RESPOND TO INITIAL COMPLAINT